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OFFICIALWDN/TMG:d 12/31/03 CLA/P015700US
PATENTAttorney Reference Number 5585-59112
Application Number 09/868,605

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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DEC 31 2003

In re application of: Lechler *et al.*

Application No. 09/868,605

Filed: September 12, 2001

Confirmation No. 2755

For: IMPROVEMENT OF TOLERANCE TO A
XENOGRAPH

Examiner: Karen A. Canella

Art Unit: 1642

Attorney Reference No. 5585-59112

FAX NO. 703-308-4315
COMMISSIONER FOR PATENTS
P.O. BOX 1450
ALEXANDRIA, VA 22313-1450CERTIFICATE OF MAILING
CERTIFICATE OF FACSIMILEI hereby certify that this paper and the documents referred to
as being attached or enclosed herewith are being facsimile
transmitted to fax number 703-308-4315 on the date
shown below.Attorney
(or Applicant)

Tanya M. Harding, Ph.D.

Date Transmitted: December 31, 2003

AMENDMENT AND RESPONSE TO RESTRICTION REQUIREMENT

This document is filed in response to the Office action (Restriction Requirement) dated October 1, 2003. A one-month period for response was set, making a response due on or before November 1, 2003. Applicant petitions for a two-month extension of time, making a response due no later than January 2, 2004 (since January 1, 2004, is a Federal Holiday). The Commissioner is authorized to take the two-month extension fee from Deposit Account 02-4550; if the Commissioner concludes that additional fees are required, additional deposit account authority is provided on the attached transmittal sheet.

Amendments to the Claims are reflected in the Listing of Claims, which begins on page 2 of this Response.

Remarks are on page 4 of this Response.

The Conclusion is on page 7 of this Response.

FEE VALUE ACCOUNTABILITY	
DEPOSIT ACCOUNT NO.	
02	4550
FEE CODE	VALUE FURNISHED
2052	200

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PAGE 2/8 * RCVD AT 12/31/2003 2:31:37 PM [Eastern Standard Time] * SVR:USPTO-EFAXF-2/0 * DNIS:7468000 * CSID:503 228 9446 * DURATION (mm:ss):02:40

04/07/2004 JNACON 00000015 024550 09362405

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Conclusion

Examiner Canella is invited to telephone the undersigned if any questions remain concerning the requirement for restriction, or the amendments made herein. Otherwise, the present application is ready for substantive examination, and such action is requested.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By


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